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 McCalla the Daughter of late John Todd dec^d consisting of Isaac Melley the Daughter of Melley and is to be paid by Andrew Todd the sum of Fifty three Dollars making the aggregate of four hundred and ninety three Dollars.

N^o 3 To Robert Todd consisting of Lucy her son Thomas and Sarah the Daughter of Rachel and is to receive from James Moore and Andrew Todd the sum of Four Dollars each making an aggregate of four Hundred and Ninety four Dollars.

N^o 4 To John Todd Parvinton negro boy named Isaac and to be paid by James Moore one hundred and three Dollars making the amount of four Hundred and Ninety three Doll^s.

N^o 5 To Doctor Andrew Todd consisting of Rachel and her infant Child and also her two Children Judah and Willey and to pay to Robert Todd four Dollars and to Daniel McCalla Witherspoon the sum of Fifty three Dollars making the sum of four Hundred and ninety three Dollars.

We also annex hereto the relinquishment of John Todd of the Slaves above Divided who was entitled to his Dividenda there of.

Robert Todd
 J. Moore
 Andrew Todd
 John R. Witherspoon Guardian
 of Daniel McCalla Witherspoon
 David Todd Guardian
 to John Todd Parvinton

Fayette County November Court 1810

This Division of the Slaves of the Reverend John Todd dec^d was returned to Court examined, approved and ordered to be recorded.

Attest
 John D. Young Clk

Debt^r W. William Smith Adm^r of Jane Smith dec^d on ac^t.

To amount of Estates rendered by the adm ^r .	184. 2. 0
By amount of Samuel Woods Legacy	30. 13. 8
By Do. to Andrew Woods	30. 13. 8
By Do. to Vincent Stevenson	30. 13. 8
By Do. W ^m Smith Am ^r	30. 13. 8
By Do. Margaret Smith Legacy discharged in her ac ^t .	30. 13. 8
By Do. Jas ^s Smith Do Do	30. 13. 8
Fayette County November Court 1810	184. 2. 0

Fayette County Nov^r 1810
 An Additional Inventory of the Goods of John Todd dec^d appraised by the undersubscribers
 one young bay horse \$30

Abel Newington
 Thomas Gullett
 George Perkins
 Fayette County December Court 1810
 This Inventory and appraisment of the Estate of John Todd dec^d was returned to Court and ordered to be recorded
 Attest
 John D. Young Clk

Agreeable to order of Court of Fayette County to us directed to and we the undersigned met at the house of John Legrand dec^d the 30th day of November 1810 and proceeded to the appraisment and valuation of the personal property of said Negroes of S^r Legrand dec^d consisting as follows Viz

One Bay Horse valued at	\$70. 0
One Gray mare 50.	65
8 Sheep 13. 33 ¹ / ₃ 1 Cow 10. 2 calf 2 ¹ / ₂ each 4	27. 33 ¹ / ₃
10 Hogs 6. 50 One Negro man 456 one boy 225	687. 50
1 do. 60. 1 do 150	212. 0
1 Pair Doubletree 2 Hoes & Rake 1/2 Saxe 1	8. 0
3 Bedssteads beds and furniture	100
1 Cupboard 12. 1/2. Tables 13. 33 ¹ / ₃	25. 33 ¹ / ₃
1 Bureau Clock & English 15 1 Oly. Windsor chairs 12	27
1 Sea board 1 pair Candlesticks & water 15 pictures	6
2 Trunks Cant ^y Sund ^y Ware ^s App ^r	10
1 Case Bottles and Sundry boxes	7
Amount bro ^t over	\$1239. 16 ² / ₃
1/2 And Irons Shovel & Tongs & Metal	2
Table Cloths & Table furniture	30
Kitchen furniture	23
2 Saddles cut real and Bards	11
	\$1305. 16 ² / ₃

Richard Allen
 Sapph^r Faulkner
 Jonathan Lammie

April the 11th English Hundred and Ten

I John Legrand of Fayette County and State of Kentucky being in my proper sense do constitute and appoint this my last Will and Testament in the manner and form as followeth to wit: I give to my Loving and affectionate wife Jane P. Legrand the Plantation whereon I now live with all my Household furniture Kitchen furniture Table furniture Farming utensils All my stock of every kind with all the Debts Due to me after first selling so much thereof as will Discharge all Just Debts Due from me during her Natural life then to be Equally Divided between my Daughter Mary Jane Legrand and my son Peter Legrand it is also my will that whereas my Grand Father John Nash Decd. did leave a certain parcel of Negroes to be equally Divided between me and my other Brother and Sisters at my Mothers Death and my Mother being yet alive I will that my part of them Negroes be Equally Divided between my Daughter Mary Jane and my son Peter if they can be obtain and if my proportion of that quantity of Negroes cannot be got by giving in the part that I have in possession then and in that case if that part of them Negroes which I have had in possession can be had by my claim then my will is that those Negroes that I have had in possession should be Equally Divided between my two Children when they become of age or married above named in view of my proportion of the above named quantity of Negroes (the Negroes which I have had in possession are Olive and her three Children Harry Tom and George and also one boy by the name of Amy) I also will that the said Negroes be applied to the use of my said wife for the purpose of Raising my two Children & that all my Family be kept together after first selling the Negro woman by the name of Olive the money arising from the sale of the said Olive to be withheld by my Executors at Interest till it can be ascertained whether my proportion of the above named Negroes can be had which were coming to me agreeable to the Will of my Grandfather John Nash to be Divided between my two Children and if my Children cannot get them Negroes then and in that case

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John
Will
Form?

case the said money arising from the sale of the Negro Olive to be paid out by my Executors in Negroes at their discretion to be equally divided between my two Children above named & the said interest to be applied to the use of raising my two Children & I do appoint my wife Jane P. Legrand my Brother Abner Legrand and James Craig my Executors and Executrix to this my last Will

Signed in presence of
John McDowell
Joseph Sumner
The words "and sisters" interlined between 8 & 9 lines & "when they become of age or married" also interlined between 14 & 15 lines before signature
John Legrand

Should it be thought expedient by the Executors and Executrix that the plantation whereon I now live should be sold and the money arising therefrom be appropriated to the purchase of other permanent property advantageous to my family in the public funds or otherwise I do hereby Direct that they shall exercise that discretionary power and I hereby direct that this Codicil be considered as a part of my last will and Testament. Apr. 14th 1810 John Legrand

Signed in presence of
John McDowell
Joseph Sumner

Fayette County Recorder Court 1810

This last will and Testament of John Legrand Decd. was produced in court and proven by the oath of John McDowell a subscribing Witness thereto. And Joseph Sumner the other subscribing witness made oath that he was in the house of the said decedent in his life time when this will was handed him by some of the family and was requested to affix his signature as a witness which he did do and he verily believes the name of said John Legrand as his own hand writing with which he is well acquainted and the same is admitted to record

Attest John D. Young, Clerk